## SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2002-009349 12/02/2002

CLERK OF THE COURT

HONORABLE CONNIE CONTES

T. Fenton
Deputy

FILED: 12/05/2002

IN RE THE MATTER OF

WALTER PLOSKI JON C DAKE

AND

HEATHER L PHILLIPS KRISTEN A MARTIN

CONCILIATION SERVICES-CCC

## MINUTE ENTRY

9:17 a.m. This is the time set for Return Hearing On Temporary Orders. Petitioner/Father is present with counsel, Jon C. Dake. Respondent/Mother is present telephonically and is represented by counsel, Kristen A. Martin.

A digital audio recording of this proceeding is being made by the "For the Record" recording system in lieu of a court reporter.

Discussion ensues between Court and counsel.

Upon stipulation of the parties,

**IT IS ORDERED** establishing paternity by declaring Walter Ploski to be the natural father of the minor child Walter Ploski IV, born 7/21/02.

Counsel advise the Court that the parties have reached an interim agreement as follows:

- 1. The parents are working together to minimize the need for day care for the minor child such that Father is caring for the child every Monday, Wednesday and Friday while Mother is at work.
- 2. Mother will promote Father's access with the child on a daily basis.

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3. Father shall pay directly to Mother the sum of \$500 per month as and for current child support.

Walter Ploski and Heather L. Phillips are sworn and testify.

Both parties state that the agreement stipulated to on the record is their agreement, that they understand the agreement and believe it to be in the best interest of the minor child at this time, and that the terms are fair and equitable.

IT IS FURTHER ORDERED setting Evidentiary Hearing on Final Orders on March 6, 2003, at 10:00 a.m., before:

HONORABLE CONNIE CONTES
Central Court Building,
5th Floor, Courtroom 504
201 W. Jefferson, Phoenix, Arizona 85003

(TIME ALLOTTED: 1 hour)

**IT IS FURTHER ORDERED** that the parties and counsel, if any, shall meet in person no less than five days prior to the date set for hearing, unless an Order of Protection is in effect. At this meeting, the parties and counsel, if any, shall use their best efforts to resolve the issues raised in the petition or motion now scheduled for hearing.

**IT IS FURTHER ORDERED** that the parties and, if represented, counsel shall exchange and provide to the Court no less than five (5) days prior to the hearing any worksheets for support, any exhibits they shall seek to admit into evidence, and any lists of witnesses they intend to call at the hearing. Any objections to the proposed evidence must be filed within three (3) days prior to the hearing.

**IT IS FURTHER ORDERED** that each party has the continuing duty to make prompt disclosures to every other party when new or different information is learned, but no later than 30 days after learning the information.

**IT IS ORDERED** that each party shall file and provide this Division with a copy of a **Joint** Pre-trial Statement at least five business days before the hearing.

Both sides shall bring to the Clerk of this division any exhibits to be used at the hearing by noon 3 days prior to the hearing date or they will be precluded from the hearing. All hearing exhibits shall have been exchanged before that time. No duplicate exhibits shall be presented for marking.

Failure to comply with the above Orders may result in the imposition of sanctions.

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NOTE: All Court proceedings are recorded by audio method and not by a court reporter. Any party may request the presence of a court reporter by contacting the division three (3) court business days before the scheduled hearing.

**IT IS FURTHER ORDERED** affirming the Mediation Conference set on January 24, 2003, at 1:30 p.m.

There being no just reason for delay,

**IT IS FURTHER ORDERED** signing this minute entry as a final Order of Paternity pursuant to Rule 54 (b), Arizona Rules of Civil Procedure, and directing the Clerk to enter the final Order forthwith.

9:29 a.m. Matter concludes.

/S/ HONORABLE CONNIE CONTES

JUDICIAL OFFICER OF THE SUPERIOR COURT